

DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE WASHINGTON, D.C. 20224

APR | 0 2000

MEMORANDUM FOR CHERYL HARSKOWITCH

FROM:	Carol A. Campbell Technical Advisor to the Counsel to the National Taxpayer
	Technical Advisor to the Counsel to the National Taxpayer Advocate CC:NTA
SUBJECT:	
the above named tax consideration. There payment of the trust f someone else could a or is in a better position assessment against t	ave reviewed and are returning the attached files related to payer. There is no legal issue in this case that merits further is no argument that the taxpayer is legally responsible for the fund recovery penalty assessed against him. The fact that also have been responsible for payment of the trust fund taxes on to pay the liability is not relevant to the validity of the his taxpayer. If the liability against is valid, then ponsibility to collect it, if the taxpayer has the ability to pay the ount.
fund recovery penalty corporate officer to pathree quarters of and his fathis father was abated that	ally asserting that he should not be solely liable for the trust related to the failure of the corporation for which he was a say employment taxes for the last quarter of and the first. The penalty was assessed in against both ther, who was also a corporate officer. The penalty against in apparently based on affidavits indicating olely responsible for the operation of the corporation, including ent tax returns and the payment of the employment taxes.
Whether the Service penalty assessment a	was correct or in error in abating the trust fund recovery against father does not impact the assessment

PMTA: 00363

against or the Service's ability to collect the assessed amount. ¹ In none of the documents in your files does dispute his liability for the trust fund recovery penalty. The fact that the trust fund recovery penalty could have been assessed against another party who may also have been responsible and willful in failing to pay over the corporation's employment taxes does not preclude the collection of the full amount of the liability from trust fund taxes, the Service is not required to collect proportionately from all assessed parties. ² The Service, however, will only collect the full amount of the unpaid trust fund taxes once.
Unless substantiates a change in his financial condition and an inability to continue payments pursuant to his installment agreement, there does not appear to be any further assistance the Service can provide to this taxpayer. 3
If you have additional questions, please advise.
Moreover, because the statute of limitations for the assessment of the trust fund recovery penalty for these periods appears to have expired, the Service has no further ability to assess the penalty for the father could have been held liable for the trust fund taxes, no longer has any legal significance.
² Recent legislation provides taxpayers who have paid trust fund taxes a right to recover against other responsible parties amounts in excess of the paying parties proportionate share of the paid liability when there is more than one responsible party. See I.R.C. § 6672(d). This legislation, effective for penalties assessed after July 30, 1996, does not, however, impose any obligation on the Service to collect in a proportionate manner.
³ In formulating a response to account references to the liability of his father or the lack thereof should be avoided as this would be disclosing the information of
another taxpayer. The response to should focus upon the fact that his liability is undisputed and therefore collectible.